Case 06-16909 Doc 61 Filed 02/29/12 Entered 02/29/12 16:10:16 Desc Main Document Page 1 of 1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE: PHILLIP A & CAROL L HOMOLA)
)
JPMorgan Chase Bank,)
Creditor,)
)
VS.) CASE NO. 06B16909
) JUDGE A. Benjamin Goldgar
PHILLIP A & CAROL L HOMOLA,)
Debtor)

RESPONSE TO NOTICE OF PAYMENT OF FINAL MORTGAGE CURE

Now comes JPMorgan Chase Bank, by and through its attorneys, Pierce & Associates, P.C., and hereby responds to the Notice of Payment of Final Mortgage cure, stating as follows:

- 1. The Debtor is due for the February 2012 contractual payment and all those thereafter.
- 2. The following is an itemization of the amounts due on the loan as of February 22, 2012:

a.	Attorney's Fees	\$250.00
b.	Payments (2/12)	
C.	Suspense	(\$1,323.21)
d.	Escrow Balance	\$2,065.78

If no challenge to foregoing is made by motion filed with the court and serviced on the undersigned and the trustee within thirty days of this notice JPMorgan Chase Bank rights to collect these amounts will be unaffected.

Respectfully Submitted, JPMorgan Chase Bank

/s/Lydia Y. Siu Lydia Y. Siu ARDC#6288604 Pierce and Associates, P.C. 1 North Dearborn Suite 1300 Chicago, Illinois 60602